Remarks

1. Summary of the Office Action

In the final office action mailed January 14, 2009, the Examiner rejected claims 19-20, 22-28, 30-35, and 37-38 under 35 U.S.C. § 103(a) as being allegedly obvious over U.S. Patent No. 7,085,579 (Mizutani) in view of U.S. Patent No. 6,768,720 (Kamstra) and U.S. Patent No. 7,088,698 (Harsch). Further, the Examiner rejected claims 21, 29, 36, and 39 under 35 U.S.C. § 103(a) as being allegedly obvious over Mizutani in view of Kamstra and Harsch and further in view of U.S. Patent No. 5,983,114 (Yao).

The Examiner also objected to claims 37 and 38, because of a typographical error reciting that the claims depended from claim 9 rather than from claim 34, but the Examiner indicated that the claims would be examined as though they correctly recited dependency from claim 34.

On February 25, 2009, Applicant filed a response after final, amending the independent claims. In an advisory action then mailed March 9, 2009, the Examiner expressed disagreement with Applicant's position but the Examiner declined to enter the amendment after final on grounds that the amendments to the independent claims would allegedly raise issues under 35 U.S.C. § 112 with respect to dependent claims 25 and 32.

The undersigned called the Examiner on March 12, 2009, to discuss this situation, and particularly to offer to cancel claims 25 and 32 so as to avoid the § 112 issue that the Examiner alleged would exist, and to thereby allow for an appeal if necessary (or to allow for reconsideration and allowance of the claims). In a call back to the undersigned on March 17, 2009, the Examiner agreed to allow Applicant to file a supplemental response after final cancelling claims 25 and 32, so as to have Applicant's amendments entered.

2. Status of the Claims

Applicant has amended each of the independent claims to include subject matter like that

recited in dependent claims 26 and 33 (or originally in claims 6, 13, and 15), and Applicant has

accordingly cancelled claims 26 and 33 to avoid redundancy.

Applicant has amended claim 37 to correctly depend from claim 34 as noted by the

Examiner. In addition, Applicant notes that claim 33 was intended to be a system claim

depending from claim 27, rather than a method claim depending from claim 19; however, claim

33 is now cancelled, so that point is moot.

Applicant has also corrected typographical errors in claims 34 and 39 (changing the word

"send" to the word "sent" in claim 34, and changing the word "a" to the word "the" in claim 39).

As noted above, Applicant has also cancelled claims 25 and 32, to avoid the § 112 issue

that the Examiner alleged would exist in view of the amendments to the independent claims.

Now pending are claims 19-25, 27-32, and 34-39, of which claims 19, 27, 34, and 39 are

independent and the remainder are dependent.

3. Comments on the Alleged § 112 Issue

Applicant submits that a § 112 issue would not exist with claims 25 and 32 in

combination with the amended independent claims.

Although the Examiner did not specify why such an issue would have allegedly existed if

claims 25 and 32 remained in the case, Applicant assumes that the Examiner felt an issue would

exist since the parent independent claims, as amended, recite that the keepalive signal is an

empty RTP packet and claims 25 and 32 recited that the keepalive signal comprises packet data.

That is, perhaps the Examiner felt that if the keepalive signal is an empty RTP packet it could not

comprise packet data. But that conclusion would not be correct as a matter of fact, based on a

review of Applicant's specification. Applicant's specification makes clear that an empty RTP is

indeed an RTP packet but does not contain any payload data (e.g., zero length or all zeros). (See

page 12, lines 17-21.) An RTP packet that contains zero length payload data or all zero payload

data is still packet-data. Thus, there would be no inconsistency between the independent claim

recitation that the keepalive signal is an empty RTP packet and the dependent claim I recitation

that the keepalive signal comprises packet-data.

By cancelling claims 25 and 32, Applicant specifically does not acquiesce in an assertion

or interpretation that the keepalive signal cannot comprise packet data, and Applicant maintains

coverage for an embodiment where the keepalive signal does comprise packet data. Applicant

has cancelled claims 25 and 32 solely for purposes of preventing a § 112 allegation from

delaying prosecution of the remaining claims including the amended independent claims.

4. Response to the Claim Objections

As noted above, Applicant has amended claim 37 to correctly recite dependency from

claim 33, thereby overcoming the objection of claims 37 and 38.

5. Response to the Claim Rejections

As noted above, Applicant has amended each of the independent claims to recite subject

matter like that recited in dependent claims 26 and 33 (now cancelled). Applicant submits that

the invention recited by the independent claims, including (but not limited to) that added feature,

patentably advances over the cited art and, therefore, that the independent claims are allowable.

Further, Applicant submits that the Examiner clearly erred in rejecting dependent claim

26, which had depended from claim 19 and had recited the claim element now expressly

included in claim 19.

In rejecting claim 26, the Examiner asserted that Mizutani teaches "wherein the keepalive

signal is an empty Real-time Transport Protocol (RTP) packet" in that Mizutani teaches at

Figures 18 and 19 a packet that does not carry multimedia (RTP) data in a PPP connection.

Applicant submits that this analysis by the Examiner is clearly erroneous and does not properly

justify the rejection of claim 26 (now claim 19), because the mere concept of a packet not

containing any multimedia data does not mean that the packet is an empty RTP packet.

Simply put, there is a clear difference between (i) a packet that does not contain

multimedia/RTP data and (ii) an empty RTP packet. Applicant's claim feature is an "empty RTP

packet", not merely an "empty packet" or a "packet not containing multimedia (RTP) data".

The Examiner's analysis improperly reads the limitation "RTP packet" out of the claim

altogether and instead reads the claim feature to be simply a packet that does not contain RTP

data. In essence, this analysis by the Examiner seeks to equate a non-RTP packet (i.e., a packet

that is not an RTP packet) with the actually-recited claim feature of an empty "RTP packet."

Reading a limitation out of a claim like this, in an effort to establish obviousness, is

inappropriate.

At issue with respect to claim 26 (now claim 19) is whether the cited art reasonably leads

to the claim feature of the keepalive signal (sent in response to detecting that the wireless device

has neither sent nor received packet-based real-time media over the data-link layer connection

for a threshold period of time, and sent from the wireless communication device into the radio

access network (thus resetting the radio link timer) for transmission in turn to a destination in the

packet-switched network) being an empty Real-time Transport Protocol (RTP) packet.

Applicant submits that it does not.

Applicant has not found in Mizutani, Kamstra, and Harsch any teaching of an empty *RTP* packet, and Applicant has not found any suggestion or reasonable motivation for one of ordinary skill in the art to modify the cited art so as to use an empty RTP packet for that purpose, and particularly to use an empty RTP packet as the keepalive signal in the context of Applicant's invention. That advantageous feature comes from Applicant's claims and specification, not from objective teachings in the cited art.

One of ordinary skill in the art would readily understand and appreciate what an "empty RTP packet" is, particularly given the definition of an "empty RTP packet" provided in Applicant's specification at page 12, lines 17-21, which reads:

Further, the logic will preferably define the keepalive signal as particular packet data. For example, the keepalive signal could be an empty RTP packet. In this regard, according to RFC 1889, an RTP packet normally includes certain header fields (fixed header fields and, optionally, "RTP header extension" fields) and then payload data. A keepalive signal could be an RTP packet that does not include any payload data (e.g., zero length, or all zeros).

This is even more so the case, given the well known nature of RTP and RFC 1889, as the specification states earlier at page 7, line 21 – page 8, line 1, that "[m]obile station 12, communication server 22 and client station 18 are each preferably equipped to engage in packet-based real-time media communications according to the well known Real-time Transport Protocol (RTP), which is defined by Internet Engineering Task Force (IETF) Request for Comments (RFC) 1889."

Giving proper weight to Applicant's specification and to the well accepted knowledge of what RTP is, and properly considering the language of Applicant's claims, one of ordinary skill in the art would understand claim 26 (now claim 19) to recite that the keepalive signal is an empty *RTP packet* and would not have any reason to construe that claim feature to cover merely a packet that is not an RTP packet and that thus does not include RTP data.

Because the cited art does not reasonably or logically lead to the invention recited by

claim 26 (now claim 19), Applicant submits that the Examiner clearly erred in rejecting claim 26

as being allegedly obvious over Mizutani in view of Kamstra and Harsch. As claim 19 now

recites what claim 26 recited, Applicant submits that claim 19 is therefore allowable.

Furthermore, Applicant submits that dependent claims 20-25 are allowable as well for at least the

reason that they depend from allowable claim 19.

Applicant also submits that independent claims 27, 34 and 39 are allowable as well for

largely the same reason that claim 19 is allowable. Furthermore, Applicant submits that

dependent claims 28-32 and 35-38 are allowable as well for at least the reason that they each

depend from one of allowable claims 27 and 34.

Applicant does not acquiesce in any assertion by the Examiner that is not expressly

addressed by these remarks.

For the foregoing reasons, Applicant submits that all of the pending claims are allowable,

and Applicant therefore respectfully requests reconsideration and allowance.

Should the Examiner wish to discuss this case with the undersigned, the Examiner is

invited to call the undersigned at 312-913-2141.

Respectfully submitted,

MCDONNELL BOEHNEN

HULBERT & BERGHOFF LLP

Date: March 17, 2009

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